Case 3:17 cv-00072-MKM-JCH Document 1610 Filed 07/01/22 Page 1 of 2 Pageid#: 30677 For the Western District of Vicginia Charlottesuille Division at Charlottesville, va Sines, et al, Plaintiffs US, JUL 01 2022, Kesskr, et al, Defendants Civil Action 3'17-cu-0007-10000000 pefendant's Pesgonse to ECF 1605 Comes now the Defendant Chasposher Contiwell and he mokes the Following sesponce to Plaintiffs' filing at ELF 1605 1.) In Plaint fts' filting the y state "Notably, Defendants do not appear to contest that as a factual matter Plaint it ts' claims were in fact, interrelated with their Va. Code 8.01-42, I claim" 1-) This is so distant from reality,

Cantwell is confused by it. The thrust

of all Contuction post trial filings

has been that the Plaint: Its sued for an unproven racially motivated wident conspiracy, but the vertical against Defendants other than fields at best supports a finding of harassment, and that a suit bored on such a claim would not have survived dismissal, The Plaintiffs are thus not entitled a lie that they always knew was false. 3) It Plaintiffs had prevailed on all counts then if would stand to reason, as Judge

	Moon stated in his motions denials of motions
	to dismiss and for summary Judgement, that the state claims followed from
	that the State claims tollowed trang the federal claims. But that is not
•	What happened.
4)	Because as the Plaintifts knew
	Because, as the Plaintifts knew before abusing the court with this fraud, there was no racially notivated violent conspiracy none was proven, hence the failure on Courts land 2.
	Violent consocracy none was Proven
	hence the failure on Counts 1 and 2.
	For Constitutionally protected speech after asking the Court of World were a form
	of violence under the first Amendment
0,	The Plaintiffs are not entifled to anything.
	Respectfully Submitted, Christopher Contwell 6-14-2022
	Chapter